

The Gazette of India

सत्यमेव जयते

PUBLISHED BY AUTHORITY

No. 18] NEW DELHI, SATURDAY, AUGUST 5, 1950

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 2nd August 1950 :—

S. No.	No. and Date	Issued by	Subject
1	S. R. O. 306, dated the 26th July 1950.	Ministry of Law	The Representation of the people (Preparation of Electoral Rolls) Rules, 1950
2	S. R. O. 307, dated the 29th July 1950.	Ditto . . .	Declaration by the President of certain offices to be offices to which the provisions of the representation of the people Act, 1950 will apply.
3	S. R. O. 308, dated the 29th July 1950.	Ministry of Agriculture	Corrigendum in clause (1) of Ministry of Food Notification No. 5—VP (1)/47, dated the 31st January 1947.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 29th July 1950

S.R.O. 310.—In exercise of the powers conferred by section 17 of the Indian Arms Act, 1878 (XI of 1878), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Arms Rules, 1924, namely.—

In rule 7 of the said Rules,

Clause (b) of sub-rule (1) and sub-rule (2) shall be omitted.

[No. 9/101/49-Police-I.]

New Delhi, the 31st July 1950

S.R.O. 311.—In exercise of the powers conferred by Section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government is pleased to exempt the High Commissioner for the United Kingdom in India from the operation of the prohibitions contained in section 6 of the said Act in respect of the following arms and ammunition:—

No. 5 M.K.1 Rifles	one hundred and fifty.
22 in. Rifles	six.
S.A. Ball .303 Cartridges	thirty-six thousand rounds.
R.A. .22 Cartridges	six thousand rounds.

2. The exemption shall remain valid for a period of six months from the date of the issue of this notification.

[9/46/50-Police(I).]

U. K. GHOSHAL, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 28th July 1950

S.R.O. 312.—In exercise of the powers conferred by sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Pilgrim Ships Rules, 1933, the same having been previously published as required by sub-section (3) of the said section, namely:—

I. In the said Rules—

- (1) For the words "His Majesty's Representative" wherever they occur, the words "the Representative of the Government of India" shall be substituted.
- (2) For the words "the Provinces of India", wherever they occur, the words "India" shall be substituted.
- (3) In rule 148, for the word "Crown", wherever it occurs, the word "Government" shall be substituted.
- (4) In sub-rule (3) of rule 166 and in sub-rule (1) of rule 182, for the words "Port in the Provinces of India", the words "Indian Port" shall be substituted.
- (5) In sub-clause (iii) of clause (b) of sub-rule (3) of rule 171, for the words "East Punjab", the word "Punjab" shall be substituted.

II. In Forms V and VIII of the Forms appended to the said Rules, for the words "Governor General", wherever they occur, the word "President" shall be substituted.

[No. 253-AWT(H).]

LELLAMANI NAIDU, Dy. Secy.

MINISTRY OF STATES

New Delhi, the 25th July 1950

S.R.O. 313.—In pursuance of the Explanation to section 25 of the Negotiable Instruments Act, 1881, (XXVI of 1881), and in supersession of the notification issued by the Chief Commissioner, Kutch, No. J-198/49, dated the

14th December 1949, declaring Wednesday the 20th September 1950, to be a public holiday in Kutch, the Central Government is pleased to declare Monday, the 9th October 1950, to be a public holiday in Kutch on account of the birthday of His Highness the Maharao of Kutch

[No. 81-J.]

A. N. SACHIDDEV, Under Secy.

ORDER

THE HIGH COURT JUDGES (PART B STATES) (SALARIES AND ALLOWANCES)
ORDER, 1950.

New Delhi, the 27th July 1950

S.R.O. 314.—In exercise of the powers conferred by Article 221 of the Constitution of India, as applied to the States in Part B of the First Schedule by clause (18) of Article 238 thereof, the President, after consultation with the Rajpramukhs, is pleased to make the following Order:—

1. (1) This Order may be called the High Court Judges (Part B States) (Salaries and Allowances) Order, 1950.

(2) It shall be deemed to have come into force on the 26th day of January, 1950.

2. In this Order,—

(a) “actual service” includes—

(i) time spent by a Judge on duty as a judge or in the performance of such other functions as he may at the request of the President undertake to discharge;

(ii) vacations, excluding any time during which the Judge is absent on leave; and

(iii) joining time on transfer from a High Court to the Supreme Court or from one High Court to another;

(b) “continuing judge” means a person who has become a Judge of the High Court in a Part B State by virtue of the provisions of clause (2) of Article 376 of the Constitution;

(c) “Part B State” means a State specified in Part B of the First Schedule to the Constitution, other than the State of Jammu and Kashmir.

3. There shall be paid to every continuing Judge in respect of time spent on actual service salary at the same rate as was applicable to him immediately before the commencement of the Constitution in respect of time spent on actual service in the High Court for the corresponding Indian State, or at the rate of one thousand rupees per month, whichever is higher.

4. Every continuing Judge shall be entitled to receive such reasonable allowances to reimburse him for expenses incurred in travelling on duty within the territory of India, and shall be afforded such reasonable facilities in connection with the travelling, as may be prescribed by the President after consultation with the Rajpramukh, and until so prescribed, as may have been permissible to that Judge under the rules or orders of the corresponding Indian State in force immediately before the commencement of the Constitution.

5 The rights in respect of leave of absence (including leave allowances) and pension of every continuing Judge shall be governed by the provisions which immediately before the commencement of the Constitution were applicable to him as a Judge of the High Court for the corresponding Indian State.

[No. 88-P.]

N. M. BUCH, Joint Secy.

MINISTRY OF FINANCE

Department of Economic Affairs

New Delhi, the 31st July 1950

S.R.O. 315.—In pursuance of sub-section (3) of Section 28 of the Imperial Bank of India Act, 1920 (XLVII of 1920), and in supersession of the Notification of the Government of India in the Ministry of Finance, Department of Economic Affairs, No. F.4(58)-F.1/50, dated the 8th April, 1950, the Central Government is pleased to nominate Shri P. C. Bhattacharyya, Joint Secretary to the Government of India, Ministry of Finance, Department of Economic Affairs, to attend the meetings of the Central Board of the Imperial Bank of India.

[D.3776.F.1/50.]

S. K. SEN, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

OPIUM

New Delhi, the 5th August 1950

S.R.O. 316.—The following draft of certain further amendments to the Central Opium Rules, 1934, which it is proposed to make in exercise of the powers conferred by sub-section (2) of section 5 of the Dangerous Drugs Act, 1930 (II of 1930), is published, as required by sub-section (1) of section 86 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 22nd August, 1950.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

In the said Rules—

(I) In rule 1—

(i) for sub-rule (1-A) the following sub-rule shall be substituted, namely:

"(1-A) They extend to the whole of India except the State of Jammu and Kashmir.",

(ii) for sub-rule (3) the following sub-rule shall be substituted, namely:

"(3) In these rules 'poppy' means the species Papaver Somniferum L."

(II) In rule 2—

(i) for the words and letters "Part A States and Part C States", the words "any State to which these rules apply" shall be substituted;

(ii) for clause (a) the following clause shall be substituted namely:—

“(a) within such tracts in Uttar Pradesh, Madhya Bharat, Rajasthan, Himachal Pradesh and Bilaspur as the Central Government may from time to time by notification in the Gazette of India define in this behalf; and”

(III) In rule 3, for the words “Uttar Pradesh and Himachal Pradesh”, the words “Uttar Pradesh, Madhya Bharat, Rajasthan, Himachal Pradesh and Bilaspur” shall be substituted.

(IV) In rule 5, for the words and letter “Part A States and Part C States save in the Uttar Pradesh”, the words “any State to which these rules apply save in Uttar Pradesh, Madhya Bharat, Rajasthan and Bilaspur”, and for the words “Government Factory at Ghazipur” wherever they occur, the words “Government Factories at Ghazipur, Neemuch and Kotah” shall be substituted.

(V) For rule 6, the following rule shall be substituted, namely:—

“6. Opium shall not be manufactured in—

(i) Uttar Pradesh save by officers of the Opium Department at the Government Factory at Ghazipur.

(ii) Madhya Bharat save by officers of the Opium Department at the Government Factory at Neemuch;

(iii) Rajasthan save by officers of the Opium Department at the Government Factory at Kotah; and

(iv) Bilaspur save by officers of the Excise Department of Bilaspur State:

Provided that opium mixtures may be manufactured from raw opium lawfully possessed by persons authorised by the State Government.”

(VI) For rule 7, the following rule shall be substituted, namely:—

“7. Sale for export.—The sale of opium from the Government Factories at Ghazipur, Neemuch and Kotah for export is prohibited save when the export is on behalf of the Central Government.”

(VII) For rule 8, the following rule shall be substituted, namely:—

“8. Sale to State Governments.—The sale of opium from the Government Factories at Ghazipur, Neemuch and Kotah to a State Government is prohibited save under the orders of the Central Government.”

[No. 6]

CENTRAL EXCISES

New Delhi, the 5th August 1950

S.R.O. 317.—In exercise of the powers conferred by section 97 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government is pleased to direct that the following further amendment shall be made in the Central Excise Rules, 1944, namely:—

For sub-rule (2) of rule 185 of the said Rules, the following sub-rule shall be substituted, namely:—

“(2) A separate application shall be submitted in respect of each consignment.”

[No. 19]

S.R.O. 318. —In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendments shall be made in the Central Excise Rules, 1944, namely:—

In the said Rules, in sub-rule (2) of rule 83, after clause (iii) the following clause shall be inserted, namely:—

“(iii-a) Number and date of gate pass”

[No. 20]

CUSTOMS

New Delhi, the 5th August 1950

S.R.O. 319. —*Corrigendum*—In the Ministry of Finance (Revenue Division) notification No 42-Customs, dated the 9th October 1948, published at page 1317 of Part I, Section 1, of the *Gazette of India*, dated the 16th October 1948, in the entry relating to articles of the cottage industries of Pakistan insert a ‘comma’ between the words “reed” and “wood”

[No. 70]

D. P. ANAND, Dy Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 1st August 1950

S.R.O. 320. —In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that with effect from 1st August 1950 the following further amendment shall be made in its Notification No. 32-Income tax, dated the 9th November 1948, namely:—

In the Schedule appended to the said notification for the sub-head ‘V, West Bengal and Assam’ and the Ranges and Income-tax Circles specified thereunder the following sub-heads, ranges and income-tax circles shall be substituted, namely:—

V—WEST BENGAL

Calcutta 'A'—

1. Companies District II
2. Railways & Miscellaneous Salaries Circle
3. Central Salaries Circle
4. District IIIA
5. District IV(1)
6. District VA
7. District VI
8. Central Circle (I)

Calcutta 'B'—

1. District IV(3)
2. District I(1)
3. District I(2)
4. District IV (2)
5. Companies District IV

6. Central Circle V
7. Central Circle VI
8. Howrah

Calcutta 'C'—

1. Central Circle (I)
2. District II(2)
3. District III(1)
4. District V
5. Companies District I

Calcutta 'D'—

1. District III(2)
2. Companies District III
3. Central Circle III
4. Central Circle IV
5. District II(1)
6. Midnapur—Bankura
7. Burdwan-Birbhum

Calcutta 'E'—

1. Non-Companies (Income-tax cum Excess Profits Tax) District
2. Refund Circle
3. 24 Parganas
4. Hooghly
5. Murshidabad-Nadia
6. West Dinajpur-Malda
7. Jalpaiguri—Darjeeling
8. Cooch-Behar

V A—Assam Jorhat—

1. Dibrugarh
2. Jorhat
3. Nowrang
4. Shillong
5. Silchar
6. Gauhati
7. Tripura

[No. 88]

PYARE LAL, Secy.

MINISTRY OF COMMERCE

TEA CONTROL

New Delhi, the 5th August 1950

S.R.O. 321.—In exercise of the powers conferred by sub-section (2) of section 4 of the Indian Tea Control Act, 1938 (VIII of 1938), the Central Government is pleased, on the recommendation of the Indian Tea Association,

to nominate Mr. E. A. Hutchison of Messrs. James Finlay and Company Limited, Calcutta, to fill the vacancy on the Indian Tea Licensing Committee caused by the resignation of Mr. C. C. C. Bell.

[218(1)-Law(Tea)/50]

M. A. MULKY, Dy. Secy.

COMPANY LAW

New Delhi, the 5th August 1950

No. S.R.O. 322.—In pursuance of sub-section (2) of section 248 of the Indian Companies Act, 1913 (VII of 1913), the Central Government is pleased to appoint with effect from the 1st July 1950, Shri Ram Lal, Registrar of Co-operative Societies and Director of Industries, Himachal Pradesh, to be the Registrar of Companies, for the State of Himachal Pradesh, *vice* Mian Man Singh.

[23(35)-Tr(CL)/48]

H. C. SARIN, Dy. Secy.

New Delhi, the 5th August 1950

S.R.O. 323.—In partial modification of this Ministry's Notification No. 30-M. II(7)/49, dated the 10th September 1949, the following members have been nominated to the Merchant Seamen's Amenities Fund Committee:

Mr. S. Jagannathun, I.C.S., Director General of Shipping. *Chairman.*

Mr. H. C. Sarin, I.C.S., Deputy Secretary to the Government of India, Ministry of Commerce. *Vice Chairman*

The Chairman, Bombay Port Trust, or his representative.

Commander M. K. Heble, I.N.

Mr. Shiv Charan Das, Assistant Director-General of Shipping. *Secy.*

[30-M. II(7)/49-M.T.]

LACHHMI NARAIN, Asst. Secy.

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 29th July 1950

S.R.O. 324.—In exercise of the powers conferred by section 3 of the Drugs (Control) Act, 1950 (XXVI of 1950), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Industry & Supply, No. I-(IV)/1-Drugs, dated the 3rd October, 1949, namely:—

In the Schedule annexed to the said notification,—

(1) To the entries under the heading "Boots Pure Drug Co. (India) Ltd" the following entries shall be added, namely:—

Penicillin Crystalline G.

Vials containing 1,000,000 I.U.

Penicillin Oral Tablets.

1,00,000 Units Bottle of 20.

(2) To the entries under the heading "Allen & Hanburys Ltd." the following entry shall be added, namely:—

Insulin A.B. 800 units 10 c.c.

(3) To the entries under the heading "Imperial Chemical Industries (India) Ltd." the following entries shall be added, namely:—

Sulphanilamide Tablets (0.5 gm).

Containers of 30

Containers of 500

(4) To the entries under the heading "The Upjohn Company, U.S.A." the following entry shall be added, namely:—

Berubigen Refined.

20 c.c. vials, each vial each vial containing 150 micrograms of Vitamin B 12.

(5) The following headings and entries shall be added, namely:—

"*Messrs. Chas. Pfizer & Co., Inc., New York*".

and

"*Messrs. Merck & Co., Inc., U.S.A.*"

Dihydrostreptomycin—1 gm. vial.

Penicillin Crystalline Sodium.

Vial of 1,00,000 units.

Vial of 2,00,000 units.

Vial of 5,00,000 units.

Vial of 10,00,000 units.

Messrs. Merck & Co., Ltd., Canada.

Dihydrostreptomycin sulphate.

1 gm vial.

5 gm vials.

Penicillin G Crystalline Sodium.

100,000 unit vials

200,000 unit vials

500,000 unit vials

10,00,000 unit vials.

Messrs. Chas. Pfizer & Co., Inc., New York.

Procaine Penicillin G Crystalline in Oil with 2 per cent. aluminium monostearate "Pfizer".

Vial of 1 c.c.—300,000 units.

Vial of 10 c.c.—300,000 units per c.c.

"Pronapen"—Crystalline Procaine Penicillin G for aqueous injection with buffered sodium penicillin G "Pfizer".

Vials of 400,000 units.

Penicillin Tablets Potassium Salt Buffered "Pfizer".

50,000 units each—box of 12 tablets.

100,000 units each—box of 12 tablets

Penicillin Troches Potassium Salt Pfizer.

10,000 units.

ORDER

ORDERED that a copy of the above Notification be communicated to all Parts A, B and C States; all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; the Planning Commission; the Indian Trade Commissioners; all Indian Embassies, the High Commissioner for India, London; His Majesty's Trade Commissioner in India, all Chambers of Commerce and Associations; the Director of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi, the High Commissioner for Pakistan in India, New Delhi and the Secretary, Indian Tariff Board.

ORDERED ALSO that it be published in the *Gazette of India*.

[No. I(4)-30(2)149]

P. S. SUNDARAM, Under Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 18th July 1950

S.R.O. 325.—Under sub-section (vii) of section 4 of the Indian Cotton Cess Act 1923 (XIV of 1923), the Central Government is pleased to appoint Major Nawab Mohammad Jamshed Ali Khan, M.B.E Bagpat Estate, Meerut and L. Basant Lal Aggarwala renominated by the Uttar Pradesh Government to be members of the Indian Central Cotton Committee with effect from the 1st April 1950.

[No. F. 3-2/50-Com (J&C)]

S.R.O. 326.—Under Section 4(VI) of the Indian Cess Act 1923 (XIV of 1923), the Central Government is pleased to appoint Shri D. N. Dutt of Bangashwan Cotton Mills Ltd., Calcutta renominated by the West Bengal Government to be a member of the Indian Central Cotton Committee to represent that Government with effect from the 1st April 1950.

[No. F. 3-2/50-Com(J&C).]

New Delhi, the 28th July 1950

S.R.O. 327.—The following amendment to the Regulations made by the Indian Central Coconut Committee in exercise of the powers conferred on it by section 19 of the Indian Coconut Committee Act, 1944 (X of 1944), and with the previous sanction of the Central Government, is published as required by Section 20 of the said Act namely:—

In the said Regulations, after regulation 10, the following regulation shall be inserted, namely:—

1. Any business which it may be necessary for the Finance Sub-Committee to transact, may, if the Chairman so directs, be transacted by circulation of papers among all its members and any resolution so circulated and approved

by the majority of members signing shall be as effectual and binding as if the resolution had been passed at a meeting of the sub-committee provided that—

- (a) at least four members have recorded their views on the resolution;
- (b) when a resolution is referred by circulation of papers, any two members of the sub-committee may require that the resolution be referred to a meeting of the Finance Sub-Committee and thereupon such a reference shall be made to a meeting of the sub-committee.

2. When any business is so referred to the members by circulation, period of not less than ten clear days shall be allowed for the receipt of replies from members, such period to be reckoned from the date on which notice of the business is issued.

3. If a resolution is circulated the result of the circulation shall be communicated to all the members.

[No. F 2-82/50-Comm.]
A. N. BERY, Under Secy.

MINISTRY OF EDUCATION

ARCHAEOLOGY

New Delhi, the 27th July 1950

S.R.O. 328.—In exercise of the powers conferred by sub-section (1) of section 3 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of Madras G. O. No 450 Home (Education) dated the 23rd March 1921 declaring Sri Narasimha temple in the Cuddapah district as a protected monument, namely—

For the Schedule annexed to the said notification the following Schedule shall be substituted, namely—

The Schedule

Taluk	Locality	Name of Monument	Ownership	Description wet Bound- or dry with sur- vey of Paimash numbers	Bound- aries	Remarks
Jammalamadugu	Pedamudiyam Village	Sri Narasimha temple.	Private	S. No. 42/1 Patta Land	North S. No. 28, 30, 73 East S. No. 42-0A South S. No. 42/2 West S. No. 39	0.78 acres

[No F 4-14/49-A.2.]
RAM LAL, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 1st August, 1950

S.R.O. 329.—The following draft of a further amendment to the Indian Port Health Rules, which it is proposed to make in exercise of the powers conferred by clause (p) of sub-section (1) of Section 6 of the Indian Ports Act, 1908 (XV of 1908), is published as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 15th August, 1950.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

After rule 59 of the said Rules, the following heading and rule shall be inserted, namely:—

"Special provisions relating to Pilgrim Ships."

59A. (1) No person shall be permitted by the Health Officer to embark on a vessel with a view to proceeding by sea to the Hejaz on pilgrimage unless such person produces the medical certificates referred to in sub-rule (2), signed by persons who, in the opinion of the Health Officer conducting the medical examination under rule 58, are duly qualified to grant such certificates

(2) The certificates required under sub-rule (1) are:—

(a) a certificate showing that such person has been inoculated against cholera with two injections of a vaccine of known potency, not more than six months and not less than seven days (the period to be computed from the date of the second injection), prior to the date of the medical examination, the interval between the two injections being seven days; and

(b) a certificate showing that such person has been vaccinated against smallpox not more than three years and not less than fourteen days prior to the date of the medical examination:

Provided that the Health Officer making the medical examination may dispense with the certificate of vaccination if in his opinion the person has marks of a previous attack of smallpox."

[F 4 B/50 PH(II)].

P. S. DORASWAMI, Under Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 31st July 1950

S.R.O. 330.—In pursuance of Section 9 of the Madras Port Trust Act, 1905 (Madras Act II of 1905) it is hereby notified that in accordance with the provisions of section 18 of the said Act, Mr. N. Barlow has been elected by the Madras Chamber of Commerce to be a Trustee of the Port of Madras with effect from the 24th July, 1950, *vice* Mr. T. G. Armstrong resigned.

[13-P(41)/50].

T. S. PARASURAMAN, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 25th July 1950

S.R.O. 331.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (IX of 1890), and by the Notification of the Government of India in the late Department of Commerce and Industry, No. 801, dated 24th March 1905, the Railway Board Direct that with effect from 1st August, 1950, the following further amendment shall be made in the General Rules for all open lines of Railways in India administered by the Government published

with the Notification of the Government of India in the Railway Department (Railway Board), No 1078-T, dated the 9th March 1929, namely:—

In the said Rules:—

(a) In Part III, Chapter II, for rule 14 the following rule shall be substituted namely —

"14. No consignment of dangerous goods shall be despatched by rail unless the consignor has executed a forwarding note in the form set forth in Appendix I."

(b) For Appendix I the following appendix shall be substituted namely:—

APPENDIX I

(See Rule 14)

Form of Forwarding Note for dangerous Goods.

(Approved by the Central Government in accordance with Section 72A of the Railway Act of 1897)

FORWARDING NOTE FOR DANGEROUS GOODS.

RAILWAY.

TO THE STATION MASTER ————— RAILWAY ————— STATION.

Please receive the undermentioned consignment and forward by Goods and/or Mixed train*/Coaching and/or Mixed train* to ————— Station on the ————— Railway as consigned below:—

By whom consigned.	To whom consigned		Station to	No. of Articles.	Description and private marks.	Sender's weight.		Freight paid/to pay.
	Name.	Address.				Mds.	Srs.	

I do hereby certify that I have satisfied myself that the description, marks and weight or quantity of goods consigned by me have been correctly entered in this Forwarding Note.

I further declare that I accept responsibility for any consequences to the property of the aforesaid Railway Administration, or to the property of other persons, entrusted or to be entrusted to the Railway Administration for conveyance or otherwise, which may be caused by the explosion of, or otherwise by, the said consignment, and that all risk and responsibility whether to the Railway Administration, to their servants or agents or to others, remain solely and entirely with me.

†(1) Alternative railway risk and owner's risk rates being available, I elect to pay the rate.

†(2) To be forwarded *via* (a dearer route) at my request.

†(3) The cheapest route being closed* / partially closed*, to be forwarded *via* the next cheapest open route

*Strike out where inapplicable.

†Strike out any clause inapplicable before signing this form.

Signature of sender or his agent

Dated 195 Address

The attention of the sender or his agent is invited to the principal terms and conditions applying to the carriage of dangerous goods by railway which are set forth in I.R.C.A. Red Tariff and to the explanatory notes on the back hereof.

Note.—Additions or alterations made in the above entries must be signed (not initialled) by the sender or his agent.

Forwarding Note No. , dated

The form below to be filled up by the Railway staff only.

PARTICULARS OF WEIGHTMENT.

No. of Articles	Description	Weight.			Checked by.....dated	Weighed by.....dated	Loaded by.....dated	Invoiced by.....dated
		Mds.	Sgs.	Srs.				
								Risk.....

Description.	No. of Article.	Marks.	Actual Weight	Weight charg-ed.	Class.	Rate per maund	Paid	To pay	Receipt No.	Invoice No.	Particular of wagons.				
											No. and type	Own-ing Ry.	C. C.	Floor area.	

Explanatory Notes.

(1) When alternative railway risk and owner's risk rates are quoted the latter will apply unless the sender, in clause (1) overleaf, enters the words 'railway risk' when he will pay or engage to pay the higher charge and will receive a certificate to this effect.

(2) When a consignment is to be forwarded *via* other than the cheapest route at the sender's request, the route by which the consignment is to be forwarded must be recorded in clause (2) overleaf.

(3) When a consignment is to be forwarded *via* the next cheapest open route, the cheapest route being closed, or partially closed, the route by which the consignment is to be forwarded must be recorded in clause (3) overleaf.

Note.—All clauses and words which are inapplicable are to be struck out before the Forwarding Note is signed.

(c) Appendix II shall be omitted.

MINISTRY OF COMMUNICATIONS*New Delhi, the 26th July 1950*

S.R.O. 332.—In exercise of the powers conferred by section 5 of the Indian Aircraft Act, 1934 (XXII of 1934) the Central Government is pleased to direct that the following further amendments shall be made in the Indian Aircraft Rules, 1937, the same having been previously published as required by section 14 of the said Act, namely.—

In the said Rules, for rule 13 the following rules shall be substituted, namely—

- “13 *Photography at aerodromes or from aircraft.*—No person shall take, or cause or permit to be taken, at a Government aerodrome or from an aircraft, any photograph except in accordance with, and subject to the terms and conditions of a permission in writing granted by the Director General
- 13A. *Carrage of photographic apparatus in aircraft.*—(1) No camera or other apparatus for recording photographic impressions shall be carried in an aircraft except where—
 - (a) the permission specified in rule 13 to take photographs from the aircraft has been granted, or
 - (b) the camera or such apparatus or the bag containing cameras or such apparatus is kept in the custody of the person in charge of the aircraft and beyond the access of any other person during flight.
- (2) Any customs officer, any aerodrome officer and any other person specially authorised in this behalf by the Director General may search any aircraft or any person therein and may without prejudice to any other remedy seal any camera or other apparatus for recording photographic impressions, or a bag containing cameras or such apparatus, which in his opinion is being or is about to be carried in the aircraft in contravention of sub-rule (1) and no person shall tamper with any such seal until the camera or apparatus or bag is removed from the aircraft.”

[No. 10-A/4-49]

New Delhi, the 31st July 1950

S.R.O. 333.—The following draft of a further amendment to the Indian Aircraft Rules, 1937, which it is proposed to make in exercise of the powers conferred by section 5 of the Indian Aircraft Act, 1934 (XXII of 1934), is published as required by section 14 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 30th November 1950. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

In clause (d) of sub-rule (1) of rule 154 of the said Rules, the words and figures “under sub-rule 2 of rule 145” shall be omitted.

[1-A/22-50.]
P. K. ROY, Dy. Secy.**MINISTRY OF WORKS, MINES AND POWER***New Delhi, the 25th July 1950*

S.R.O. 334.—In pursuance of Clause (b) of regulation 2 of the Indian Boiler Regulations, 1924, the Central Boilers Board directs that the notification of the Government of India in the late Department of Industries and Labour, No. G(B)-11, dated the 15th October 1924 shall be cancelled.

[No. EL-II/312(6).]

CENTRAL BOILERS BOARD.

New Delhi, the 25th July 1950

S.R.O. 335.—In pursuance of clause (b) of regulation 2 of the Indian Boiler Regulations, 1924, the Central Boilers Board is pleased to recognise the following firms as authorities competent to grant certificate in Form II annexed to the said Regulation:—

- (i) American Employers Insurance Company, Mass.
- (ii) Employers Liability Assurance Corporation Limited, Mass
- (iii) Mutual Boiler Insurance Company of Boston, Mass.
- (iv) Columbia Casualty Company, New York.
- (v) London Guarantee and Accident Company Limited, New York.
- (vi) Phoenix Indemnity Company, New York.

[No. EL-II/812(6).]

N. P. DUBE, Secy.

New Delhi, the 27th July 1950

S.R.O. 336.—In exercise of the powers conferred by section 31 of the Petroleum Act, 1934 (XXX of 1934), as applied to the storage and transport of cinematograph films having a nitro-cellulose base by the notification of the Government of India in the Department of Labour, No. Ex. 108, dated the 14th January 1946, the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Works, Mines and Power, No. P. 108, dated the 31st December 1948, namely:—

In the Schedule to the said notification, after item 10, the following item shall be added, namely:—

“11. Section 236 of the Assam Municipal Act, 1923 (Assam Act I of 1923).”

[No. P. 108.]

M. MALHOTRA, Asstt. Secy.

MINISTRY OF LABOUR

New Delhi, the 1st August 1950

S.R.O. 337.—In pursuance of sections 3 and 4 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour No. SS-21(2)(2), dated the 8th September 1948, namely:—

In the said notification, for item (10), the following item shall be substituted, namely:—

“(10) Shri N. K. Dravid, I.C.S., Secretary, Labour & Housing Department, Government of Bombay, Bombay.”

[SS.121(36).]

N. M. PATNAIK, Dy. Secy.